- (b) For a Contract Award Budget, list each proposed construction contract to be included under Account 1480 in Column (2) by name of contractor and type of work. Opposite each such listing, enter in Column (4) the appropriate amount from the corresponding Form HUD-52396, Analysis of Proposed Main Construction Contract.
- (c) List all work and equipment not included under a formal construction contract (e.g. utilities extension/connection costs) by type under the applicable account. Identify by showing vendor name in column (2) and adding "NIC" after the item.
- (d) Show approved force account work as separate labor and material cost items at each applicable construction or equipment account, and identify each by adding "(FA)" after the item.
- (e) Distribution of Construction Contract Amount(s). Show on the Final Budget all construction contract amounts (including al approved changes) which were initially reflected at Account 1480 at contract award. Each final construction contract amount should be distributed to the appropriate subsidiary account (Accounts 1450 through 1475) after the final billing under each contract has been paid. All such costs will therefore be entered in column (3) as an actual cost incurred. The Final Budget shall be accompanied by supporting data listing (a) the name of the contractor and type of work performed under each construction contract executed; (b) each original contract amount established and shown on form HUD 52396 at Contract Award stage; (c) a listing and identification of account classification for each change order approved for each construction contract; and (d) each final contract amount, including all change orders.

D. Subpart III. Cost of Relocation and Existing Improvements.

Enter information only with the Contract Award Budget. If the site was wholly vacant at the time it was acquired, enter "Site Wholly Vacant" on the total line and make no other entries. If the site included dwelling and/or nondwelling structures at acquisition, the amount entered on the first line shall be determined by prorating the total acquisition cost of the site in the ratio that the appraised value of the improvements bears to the total appraised value of the site. On the second line, show the total amount included under Subpart II for demolition work (line 51), if performed under separate contract or the estimated amount if performed under a single construction contract. On the third line, show the amount included in Subpart I, line 47, Column (5). Attach schedules detailing all costs comprising these amounts.

E. Subpart IV. Detail of Donations (Not MH Contributions).

For the detail of donations, enter an itemized description of donations identifying applicable account (paragraph C.1. above) and deduct the total donations from the Total Development Cost as described in paragraph B.12. above. MH Contributions are not donations.

F. Subpart V. Detail of MH Contributions.

Provide the detail of MH Contributions by showing for the various accounts, as applicable, the amounts comprising each form of MH Contribution.

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[AK-964-1410-00-P]

Alaska; Notice for Publication F– 14938–A2 and F–14938–B2; Alaska Native Claims Selections

In accordance with Departmental regulation 43 CFR 2650.7(d), notice is hereby given that a decision to issue conveyance under the provisions of Sec. 14(b) of the Alaska Native Claims Settlement Act of December 18, 1971, 43 U.S.C. 1601, 1613(b), will be issued to St. Michael Native Corporation for approximately 9,835 acres. The lands involved are in the vicinity of St. Michael, Alaska, within Tps. 24 and 25 S., Rs. 18 W., Kateel River Meridian, Alaska.

A notice of the decision will be published once a week, for four (4) consecutive weeks, in the Nome Nugget. Copies of the decision may be obtained by contacting the Alaska State Office of the Bureau of Land Management, 222 West Seventh Avenue, #13, Anchorage, Alaska 99513–7599 [(907) 271–5960].

Any party claiming a property interest which is adversely affected by the decision, an agency of the Federal government or regional corporation, shall have until July 31, 1995 to file an appeal. However, parties receiving service by certified mail shall have 30 days from the date of receipt to file an appeal. Appeals must be filed in the Bureau of Land Management at the address identified above, where the requirements for filing an appeal may be obtained. Parties who do not file an appeal in accordance with the requirements of 43 CFR Part 4, Subpart E, shall be deemed to have waived their rights.

Ana M. Stafford,

Land Law Examiner, Branch of Northern Adjudication.

[FR Doc. 95–15998 Filed 6–28–95; 8:45 am] BILLING CODE 4310–JA–P

[AK-964-1410-00-P]

Alaska; Notice for Publication F– 14955–A2 and F–14955–B2; Alaska Native Claims Selections

In accordance with Departmental regulation 43 CFR 2650.7(d), notice is hereby given that a decision to issue conveyance under the provisions of Sec. 14(b) of the Alaska Native Claims Settlement Act of December 18, 1971, 43 U.S.C. 1601, 1613(b), will be issued to Wales Native Corporation for approximately 16,573.28 acres. The

lands involved are in the vicinity of Wales, Alaska, within Tps. 2 and 3 N., Rs. 43 W., Kateel River Meridian, Alaska.

A notice of the decision will be published once a week, for four (4) consecutive weeks, in The Nome Nugget. Copies of the decision may be obtained by contacting the Alaska State Office of the Bureau of Land Management, 222 West Seventh Avenue, #13, Anchorage, Alaska 99513–7599 [(907) 271–5960].

Any party claiming a property interest which is adversely affected by the decision, an agency of the Federal government or regional corporation, shall have until July 31, 1995 to file an appeal. However, parties receiving service by certified mail shall have 30 days from the date of receipt to file an appeal. Appeals must be filed in the Bureau of Land Management at the address identified above, where the requirements for filing an appeal may be obtained. Parties who do not file an appeal in accordance with the requirements of 43 CFR Part 4, Subpart E, shall be deemed to have waived their rights.

Ana M. Stafford,

Land Law Examiner, Branch of Northern Adjudication.

[FR Doc. 95–15999 Filed 6–28–95; 8:45 am] BILLING CODE 4310–JA–P

[NM017-1430-01]

Emergency Closure Within the Ojito Special Management Area in Sandoval County, New Mexico

AGENCY: Bureau of Land Management, Albuquerque District.

ACTION: Notice of Emergency Closure.

SUMMARY: Notice is hereby given that effective June 29, 1995, mountain bikes (mechanical vehicles) are prohibited on approximately five (5) sections of public land southwest of San Ysidro, New Mexico.

This order is in addition to the 1987 motorized vehicles closure (52 FR 12471, April 16, 1987). The area is located in T. 15 N., R. 1 E., secs. 17, 20, 21, 28, and 29, New Mexico Principal Meridian.

The purpose of this area closure is to prevent unnecessary degradation of resources and undue environmental damage. The emergency area closure is in accordance with the provisions of 43 CFR 8364.1, and applies to all persons. This designation remains in effect until further notice. Bicycle use on the following previously designated open routes is not affected by this order, 15–1–28.1 and 15–1–12.

FOR FURTHER INFORMATION CONTACT:

Donna Dudley, Outdoor Recreation Planner at the Bureau of Land Management, Rio Puerco Resource Area, 435 Montano NE., Albuquerque, New Mexico 87107, (505) 761–8913.

Dated: June 23, 1995.

Sue E. Richardson,

Acting District Manager.

[FR Doc. 95–16011 Filed 6–28–95; 8:45 am]

[OR110-G5-151]

Temporary Vehicle Use Restriction Order

AGENCY: Bureau of Land Management, Interior.

ACTION: Establishment of temporary vehicle use restriction on the recently acquired Box O Ranch within Jackson County in the Ashland Resource Area, Medford, Oregon.

SUMMARY: This notice informs the public of the establishment of temporary vehicle use restrictions on recently acquired public lands for the protection of resources and to prevent sedimentation. The lands fall within the Ashland Resource Ara, Medford, Oregon.

FOR FURTHER INFORMATION CONTACT: Bill Haight, Wildlife Biologist, Ashland Resource Area, Bureau of Land Management, 3040 Biddle Road, Medford, Oregon 97504, (503) 770–2431.

EFFECTIVE DATE: June 29, 1995.

SUPPLEMENTARY INFORMATION: Under the authority contained in 43 CFR 8364, this emergency action restricts vehicle use on BLM-administered public land, formerly the Box O Ranch, to prevent sedimentation and to protect fragile upland meadows and riparian systems. Vehicle use on roadways is restricted to "administrative access only" and shall be limited to persons specifically designated by the area manager to drive on said roadways. This action will remain in effect until completion of a management plan that adequately addresses public access on these lands. The public land on which these roads are located are described as follows:

T. 40 S., R. 4 E., Willamette Meridian,

Sec. 21, E½SW¼, W½SE¼, SE¼SE¼;

Sec. 22, W1/2W1/2;

Sec. 27, W1/2W1/2;

Sec. 28, ALL;

Sec. 33, NE1/4NW1/4.